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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/074,401	02/12/2002	Robert E. McCoy	P/79-4	7032
PHILIP M. WE	7590 05/28/200 ISS, ESO.	EXAMINER		
WEISS & WEISS 300 Old Country Road Suite 251 Mineola, NY 11501			FILIPCZYK, MARCIN R	
			ART UNIT	PAPER NUMBER
			2163	
			MAIL DATE	DELIVERY MODE
			05/28/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/074,401	MCCOY, ROBERT E.				
Office Action Summary	Examiner	Art Unit				
	Marc R. Filipczyk	2163				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 13 Ma	arch 2008					
·= · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·					
<i>i</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1,2 and 4-8</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2 and 4-8</u> is/are rejected.						
7) Claim(s) is/are objected to.						
·— · · · — ·	· <u> </u>					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>12 February 2002</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
,	·- · · · ·	•				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
, ,	1. Certified copies of the priority documents have been received.					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	ate Patent Application					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application Other:						

DETAILED ACTION

This action is responsive to Applicant's RCE request and amendment filed on March 13, 2008.

To expedite the process of examination Examiner requests that all future correspondences in regard to overcoming prior art rejections or other issues (e.g. amendments, 35 U.S.C. 112, objections and the like) set forth by the Examiner that Applicants provide and link to the most specific page and line numbers of the disclosure where the best support is found (see 35 U.S.C. 132).

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/13/08 has been entered.

Claims 1, 2 and 4-8 are pending.

Priority

Claims Priority from Provisional Application 60/268,140 filed on February 12, 2001.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2 and 4-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matsumoto et al (U.S. Patent No. 6,763,334).

Regarding claims 1 and 7, Matsumoto discloses a system and method for determining which non-internet ads direct which web clicks to a web site comprising (abstract):

a database comprising information about a user's non-internet media buys which includes advertising on television, radio and newspaper ads (see fig. 1, items 15 and 201 and col. 6, lines 45-65 and col. 7, lines 15-45: *mail magazine*);

(Note: mailing magazine is one example of non-internet media buys)

an index log file optionally comprising a user's IP address and data and time user logs onto said web site (fig. 2, item 62, col. 8, lines 53-64);

said system comparing information from said first database with information from said index log file to determine which of said non-internet ads generated said web clicks and providing said information to a user (col. 10, lines 8-12);

and wherein the user's non internet buys comprises:

date and time of advertising, type of advertising, location of ad and expiration date of the ad (col. 7, lines 4-45, also see col. 6, lines 45-65).

Matsumoto does not expressly teach a second database for storing user's IP address, but does store user's referrer log showing all referring pages from which the user is led to entrance page and also optionally stores the user's IP address in the index log file (62). Note, the user's IP address does not have to be stored because Matsumoto system uses an index URL embedded in the ad which allows for the monitoring of the user's access induced by the advertisement

hence the actions of the user are known without the need for user's IP address, however, optionally user's IP address may be stored (col. 8, lines 53-63).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to store user's IP address and referrer log in a second database in the Matsumoto system by simply modifying the index log file (62) to be implemented as a database. One would be motivated to use a second database instead of an index log file to easier manipulate the data stored in the index log file.

Regarding claims 2 and 8, Matsumoto discloses the system further comprises a report that shows which ads generated the web clicks (fig. 9, col. 9, lines 61-65 and col. 10, lines 31-61 see Advertisers ABC and DEF).

Regarding claim 4, Matsumoto discloses the information about a user's media buys further comprises demographics of the ad (col. 6, lines 59-63).

Regarding claim 5, Matsumoto discloses the information about a user's media buys further comprises cost of the ad (col. 5, lines 22-29).

Regarding claim 6, Matsumoto discloses a report that shows which of the web clicks do not correspond to an ad (col. 9, line 61 to col. 10, line 20).

Response to Arguments

Applicants arguments filed March 13, 2008 have been fully considered but they are not persuasive. The arguments and responses are listed below:

Applicant argues on pages 5 and 6 that the prior art, Matsumoto, teaches the ad space is space for advertising on the web and does not teach non-web advertising.

Examiner disagrees. Matsumoto teaches internet and non-internet type advertising by utilizing ad space comprising different media type (see fig. 1, item 201 and col. 6, lines 45-65 and col. 7, lines 15-45: *mail magazine* and *website*).

Applicant argues on page 7 and 8 that there is no comparison done as required by the claim between "two databases".

Examiner disagrees. As stated in the rejection, Matsumoto teaches storing an index log file comprising a user's IP address (col. 8, lines 32-62). Even though Matsumoto does not explicitly say the index file is a "second database", it is well known to one of ordinary skill in the computer art that a database comprises a file and records for a number of functions, and it is clear that the index of the log file could be used for a number of functions, just as a database, hence, Examiner maintains his view that a simple modification or specific implementation of the index log file is equivalent to a database, as stated in the rejection. Second, Matsumoto compares (analyzes) data from the first database and index log file to determine what advertisements caused users to perform specific actions (see rejection above and col. 8, lines 53-63 and col. 9). The data of the database 15 and user log is analyzed (col. 8, lines 53-63) and result is generated to measure the responses and actions based on the advertisement system (col.

9, lines 46-65 and col. 10, line 8 to col. 11, line 37), specifically note the statistical data and measurements available to affiliates and advertisers using the system in the cited sections above.

Applicant argues that Matsumoto does not teach which non-internet ads generated the web clicks.

Examiner disagrees. Regarding claims 2 and 8, Matsumoto discloses the system further comprises a report that shows which ads generated the web clicks (fig. 9, col. 9, lines 61-65 and col. 10, lines 31-61 see Advertisers ABC and DEF in fig. 9 and related text).

With regard to claims 4-6, it appears that Applicants agree with the rejections on record, see pages 8 and 9 of the 3/13/08 response.

No other arguments have been raised, hence with respect to all the pending claims 1, 2 and 4-8, Examiner respectfully traverses Applicants assertion based on the discussion and rejection cited above.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marc R. Filipczyk whose telephone number is (571) 272-4019. The examiner can normally be reached on Mon-Fri, 8:30am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Don Wong can be reached on 571-272-1834. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MF May 8, 2008 /Marc R Filipczyk/

Examiner, Art Unit 2163

/don wong/

Supervisory Patent Examiner, Art Unit 2163